2 3 4 5 6 7 8 9 10	PINNOCK & WAKEFIELD Theodore A. Pinnock, California Bar No. 185736 David C. Wakefield, California Bar No. 185736 Michelle L. Wakefield, California Bar No. 200424 3033 Fifth Avenue, Suite 410 San Diego, California 92103 Telephone: (619) 858-3671 Facsimile: (619) 858-3646  Attorneys for Plaintiffs ASSOCIATION OF WOMEN WITH DISABILITIES ADVOCATING ACCESS and DELORES JACKSON  BRYAN CAVE LLP Julie E. Patterson, California Bar No. 167326 Sean D. Muntz, California Bar No. 223549 1900 Main Street, Suite 700 Irvine, California 92614-7328 Telephone: (949) 223-7000 Facsimile: (949) 223-7100  Attorneys For Defendants BANNER BEDDING, INC. dba BANNER MATTRESS #33; and BANNER BEDDING, INC.	
14	UNITED STATES DISTRICT COURT	
15	SOUTHERN DISTRICT OF CALIFORNIA	
16	ASSOCIATION OF WOMEN WITH	Case No. 06 CV 1832 WMc
16 17 18	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,	STIPULATION AND [PROPOSED]
17 18 19	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et al.,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21 22	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21 22 23	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et al.,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21 22 23 24	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et al.,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21 22 23	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et al.,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME
17 18 19 20 21 22 23 24 25	DISABILITIES ADVOCATING ACCESS, SUING ON BEHALF OF DELORES JACKSON AND ITS MEMBERS; and DELORES JACKSON, An Individual,  Plaintiff,  v.  450 FLETCHER PARKWAY PLAZA, et al.,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME

## **RECITALS**

The parties agree that the following facts, among others, provide some background for their entry into this Stipulation:

- A. Plaintiffs Association of Women With Disabilities Advocating Access, suing on behalf of Delores Jackson and its members, and Delores Jackson (collectively, "Plaintiffs") filed their complaint against, among others, defendants Banner Bedding, Inc. dba Banner Mattress #33, and Banner Bedding, Inc. ("Defendants") on September 11, 2006.
- B. Although service of the summons and complaint on Defendant was likely effected on or around September 20, 2006, there was uncertainty as to the exact date when service of process on Defendant was effected.
- C. An extension until October 25, 2006 for Defendants to file and serve a responsive pleading will allow the parties to set a date certain for Defendant's responsive pleading and avoid any dispute regarding service of the summons and complaint.
- D. Additionally, an extension until October 25, 2006 for Defendant to file and serve a responsive pleading will provide the parties with an opportunity to better determine their respective positions in this matter and further determine if the dispute may be resolved amicably.

## **STIPULATION**

NOW, THEREFORE, on the basis of the facts set forth in the Recitals above, the parties hereby agree as follows:

- 1. In an effort to allow the parties an opportunity to better determine their respective positions in this matter and to provide a date certain for Defendant's response to the complaint, the parties agree that Defendant will have until and through October 25, 2006, to file and serve a responsive pleading.
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1	2. The parties respectfully request that the Court approve this stipulation.		
2 3 4	Theodore A. Pinnock David C. Wakefield Michelle I. Wekefield	LD	
5	5 By:		
6	Theodore A. Pinnoc Attorneys for Plaintiffs	k	
7	A CCO CLATION OF WO		
8		N ACCESS	
9			
10	Julie E. Fatterson		
11	Sean D. Muntz	11 1/	
12		N	
13	Attorneys for Defendants	(	
14	Healthcare Uniform Comp	oany, inc.	
15	15		
16	16 [PROPOSED] ORDER	[PROPOSED] ORDER	
17		IS SO ORDERED.	
18			
19	Dated: October 6, 2006    Dated: October 6, 2006	theff	
20		YN L.H <del>O</del> FF	
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STIPULATION RE EXTENSION OF TIME